[Caption as in Form 16A, 16B, or 16D, as appropriate].

## NOTICE OF ADDEAD

(12/04)

		. ROTICE OF A	IFFEAL	
Malled of	VILLIAM Description from occeeding [or other	the judgment, order, or decree of the banks proceeding, describe type] on the 215	ruptcy judge (describe) aza	<u>200</u> 7
teld Barry Weinert, Esq.): Silicon Graphics, Inc., 150 Mountain View, CA 940	ephone numbers of	of all parties to the judgment, order, or dec of their respective attorneys are as follows:	U.S. Trust(Attention: Lig	ee, sa I. (Lambert). LSt Floor, New York, New York 100
Da	ated:	200 Park Avenue, New York, New York 101		ary T. Holtzer, Esq. and Shai Y. Waisman, Esceil, Gotshal & Manges LLP ttorneys for the Debtors 7 Fifth Avenue, New York, New York 10153.
		Rogney Name:	, if not represented by an	Attorney)
		elephone No: 25 Afficial Alexander 108 435	Loss 279	9

If a Bankruptey Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative files the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.